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Date: September 8, 2003

By: Rena lov

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF: CATANIA, ANNA P. et al.

APPLICATION No.:

Not yet assigned

FILED:

September 8, 2003

FOR: A COMPOSITION AND METHOD OF

TREATMENT FOR UROGENITAL

CONDITIONS

22151 U.S. PTO 10/659053

Transmittal of Continuation-in-Part Patent Application for Filing Under 37 CFR §1.53(b)

Mail Stop Patent Application Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Transmitted herewith for filing is a patent application by inventor(s): Anna P. Catania and James M. Lipton, and entitled:

A COMPOSITION AND METHOD OF TREATMENT FOR UROGENITAL CONDITIONS

1.	<u>Enci</u>	<u>Enclosed are:</u>				
	\boxtimes	One stamped, self-addressed postcard for PTO datestamp.				
	\boxtimes	Certificate of Express Mail.				
	\boxtimes	One utility patent application containing text pages 1-41 and				
		□ 16 Sheets of drawings.				
		Declaration of Inventorship (unsigned).				
		Sequence listing printout, diskette, and matching declaration				
		Sheets of formal drawings.				
		A Preliminary Amendment.				
		A new Power of Attorney.				

2.	Amendment								
		Please enter the enclosed Preliminary Amendment before calculating the filing fee. It is understood that only amendments reducing the number of claims will be entered for this purpose.							
		Please cancel original claims , inclusive, before calculating the filing fee. (At least one original independent claim should be retained for filing purposes.)							
3.	Extension of Time								
		A petition for extension of time has been filed in the parent to extend the pendency of the parent to (copy enclosed).							
		<u>Conditional Petition for Extension of Time</u> : An Extension of Time is requested to provide for timely filing <u>if</u> required to establish copendency with the parent after all papers filed herewith have been considered.							
4.	U.S. P ⊠	The present application is a Continuation-in-Part of U.S. Patent Application Serial No. 09/535,066, filed March 23, 2000, which claims priority to U.S. Provisional Application Serial No. 60/126,233, filed March 24, 1999. The present application is also a Continuation-in-Part of U.S. Patent Application Serial No. 10/442,683 filed May 21, 2003, which claims priority to U.S. Provisional Application Serial No. 60/382,887, filed May 21, 2002, all of which are fully incorporated by reference, including drawings, as if fully set forth herein.							
5.	Foreig	n Priority							
		Priority of Application No. «SerialNo» filed in on is claimed under 35 USC §119.							
		A certified copy of this priority document is enclosed.							
6.	Prior Documents Still In Effect This application and parent application, U.S. Application No. «SerialN «FileDate» are assigned of record to , as recorded in the U.S. Patrademark Office at Reel and Frame								
		Power of Attorney in the above-identified prior application is to , Reg. No. , and the other attorneys or agents identified therein.							
7.	Entity □ ⊠	Status Large entity status applies to this application. Applicant claims small entity status. See 37 CFR §1.27							

8. Fees

The filing fee has been calculated taking into account any amendments in section 2 above:

For:	(Col. 1) No. Filed	(Col. 2) No. Extra	Small Entity			Other Than a Small Entity	
			Rate	Fee		Rate	Fee
Basic Fee				\$375.00	or		\$750.00
Total Claims	- 20		x \$ 9 =	\$	or	x \$ 18 =	\$
Independent Claims	- 3		x \$42 =	\$	or	x \$ 84 =	\$
☐ Multiple Dependen	+ \$140 =	\$	or	+ \$280 =	\$		
*If the difference in Col. enter "0" in Col. 2.	TOTAL	\$	or	TOTAL	\$		

- A check in the amount of \$\\$ is enclosed to cover the Filing Fee. The Commissioner is hereby authorized to charge any deficiency in fees under 37 CFR 1.16 and 1.17 to Deposit Account No. 50-2586.
- ☐ Please charge the Filing Fee and any other fees necessary for timely filing of this application to Deposit Account No. 50-2586.
- *Filing fee to be submitted in response to anticipated receipt of Notice to File Missing Parts. <u>DO NOT CHARGE DEPOSIT ACCOUNT</u>.

Respectfully submitted, Perkins Coie LLP

Date: September 8, 2003

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